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9	Cisco Systems, Inc. and Cisco Technology, In	ic.
10	UNITED STAT	ES DISTRICT COURT
		ΓRICT OF CALIFORNIA
11		
12	UAKLA	AND DIVISION
13		
14	CISCO SYSTEMS, INC., a California corporation, et al.,	Case No. 4:18-cv-7602-YC
15	Plaintiffs,	EXHIBIT LIST
16	V.	Judge: Honorable Yvonne
17	ZAHID "DONNY" HASSAN SHEIKH, an	Trial Date: November 2, 2
18	individual, et al.,	
19	Defendants.	
20	ADVANCED DICITAL COLUTIONS	
21	ADVANCED DIGITAL SOLUTIONS INTERNATIONAL, INC., a California	
22	corporation,	
23	Third-Party Plaintiff,	
24	V.	
25	RAHI SYSTEMS, INC., a California corporation, et al.,	
26	Third-Party Defendants.	
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Case No. 4:18-cv-7602-YGR

EXHIBIT LIST

Judge: Honorable Yvonne Gonzalez Rogers

Trial Date: November 2, 2020

Pursuant to Paragraph 3(d) of the Court's Standing Order Re: Pretrial Instructions in Civil Cases, Plaintiffs Cisco Systems, Inc. and Cisco Technology, Inc. (together "Cisco" or "Plaintiffs") and Defendants Shahid Sheikh, Kamran Sheikh, Farhaad Sheikh, Advanced Digital Solutions International, PureFutureTech LLC, K&F Associates, LLC, Jessica Little (aka Jessica McIntosh dba McIntosh Networks), and Imran Husain (collectively "Defendants"), and Third Parties Masood Minhas A.K.A. Mike Minhas, Nauman Karamat A.K.A. Norman Karamat, Nabia Uddin, Karoline Banzon, and Kaelyn Nguyen (collectively "Third Party Defendants") (together with Cisco and Defendants, the "Parties") hereby submit the following Exhibit List.

I. CISCO'S EXHIBITS

Ex.	Description	Sponsoring	Stipulation to	Objection	Date
No.	F77.5.4.5.40.000	Witness	Admit		Admitted
	TM 1,542,339	Charles	Defendants do not	Foundation;	
		Williams	stipulate to	Authenticity;	
$\parallel \parallel_1$			admission	Hearsay;	
			TPD stipulate to		
	****		admission		
2	Withdrawn				
	TM 2,498,746	Charles	Defendants do not	Foundation;	
		Williams	stipulate to	Authenticity;	
3			admission	Hearsay;	
			TPD stipulate to		
		~. ·	admission		
	TM 3,759,451	Charles	Defendants do not	Foundation;	
		Williams	stipulate to	Authenticity;	
4			admission	Hearsay;	
			TPD stipulate to		
	TN 4 2 070 204	CI I	admission	T 1.4	
	TM 3,978,294	Charles	Defendants do not	Foundation;	
		Williams	stipulate to	Authenticity;	
5			admission	Hearsay;	
			TDD atipulate to		
			TPD stipulate to		
6	Withdrawn		admission		
0	witharawn				

1	Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
2	110.	CBP Seizure Notice	Kenny Carter	Defendants do not	Foundation;	Aumiteu
		(2016-2895-100-	Reiniy Carter	stipulate to	Authenticity;	
3		032-01) (3/31/16)		admission	Relevance; FRE 403;	
4	7	(Approximately 222			Hearsay; Improper	
	/	Counterfeit Cisco		TPD stipulate to	Character Evidence;	
5		Transceivers)		admission	Speculation	
6		(Uddin Networks)				
0		CISCO0000729	** 6			
7		CBP Seizure Notice	Kenny Carter	Defendants do not	Foundation;	
		(2016-2895-100-		stipulate to	Authenticity;	
8		037-01) (5/3/16)		admission	Relevance; FRE 403;	
9	8	(Approximately 100 Counterfeit Cisco		TPD stipulate to	Hearsay; Improper Character Evidence;	
		Transceivers)		admission	Speculation	
10		(Uddin Networks)		udimosion	Speculation	
11		CISCO0000739				
11		CBP Seizure Notice	Kenny Carter	Defendants do not	Foundation;	
12		(2016-2895-100-		stipulate to	Authenticity;	
12		041-01) (5/3/16)		admission	Relevance; FRE 403;	
13	9	(Approximately 100			Hearsay; Improper	
14		Counterfeit Cisco		TPD stipulate to	Character Evidence;	
		Transceivers)		admission	Speculation	
15		(Uddin Networks) CISCO0000742				
16		CBP Seizure Notice	Kenny Carter	Defendants do not	Foundation;	
10		(2016-2895-100-	Kenny Carter	stipulate to	Authenticity;	
17		043-01) (5/4/16)		admission	Relevance; FRE 403;	
18	10	(Approximately 100			Hearsay; Improper	
10	10	Counterfeit Cisco		TPD stipulate to	Character Evidence;	
19		Transceivers)		admission	Speculation	
•		(Uddin Networks)				
20		CISCO0000715	V G	D 0 1 1	D 1.1	
21		CBP Seizure Notice	Kenny Carter	Defendants do not	Foundation;	
		(2016-2895-100-		stipulate to admission	Authenticity; Relevance; FRE 403;	
22		040-01) (5/4/16) (Approximately 100		aumission	Hearsay; Improper	
23	11	Counterfeit Cisco		TPD stipulate to	Character Evidence;	
		Transceivers)		admission	Speculation Speculation	
24		(Uddin Networks)			_	
25		CISCO00000723				
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1	Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
2		CBP Seizure Notice	Kenny Carter	Defendants do not	Foundation;	
3		(2016-2895-100- 039-01) (5/4/16)		stipulate to admission	Authenticity; Relevance; FRE 403;	
4	12	(Approximately 100			Hearsay; Improper	
5		Counterfeit Cisco Transceivers)		TPD stipulate to admission	Character Evidence; Speculation	
		(Uddin Networks)		admission	Speculation	
6		CISCO00000749				
7		CBP Seizure Notice	Kenny Carter	Defendants do not	Foundation;	
		(2016-2895-100-		stipulate to	Authenticity;	
8		046-01) (5/4/16)		admission	Relevance; FRE 403;	
9	13	(Approximately 64 Counterfeit Cisco		TPD stipulate to	Hearsay; Improper Character Evidence;	
	13	Transceivers)		admission	Speculation Speculation	
10		(McIntosh Networks)				
11		CISCO00000743				
12		CBP Seizure Notice	Kenny Carter	Defendants do not	Foundation;	
10		(2016-2895-100-	·	stipulate to	Authenticity;	
13		035-01) (5/5/16)		admission	Relevance; FRE 403;	
14	14	(Approximately 103		TDD atimulate to	Hearsay; Improper	
4.5		Counterfeit Cisco Transceivers)		TPD stipulate to admission	Character Evidence; Speculation	
15		(Uddin Networks)		admission	Speculation	
16		CISCO00000716				
17		CBP Seizure Notice	Kenny Carter	Defendants do not	Foundation;	
17		(2016-2895-100-		stipulate to	Authenticity;	
18		042-01) (5/5/16)		admission	Relevance; FRE 403;	
19	15	(Approximately 100 Counterfeit Cisco		TPD stipulate to	Hearsay; Improper Character Evidence;	
19		Transceivers)		admission	Speculation Speculation	
20		(Uddin Networks)			1	
21		CISCO00000737				
41		CBP Seizure Notice	Kenny Carter	Defendants do not	Foundation;	
22		(2016-2791-000-		stipulate to	Authenticity;	
23		472-01) (5/12/16) (Cisco network		admission	Relevance; FRE 403; Hearsay; Improper	
43	16	switches, 2 pc (2		TPD stipulate to	Character Evidence;	
24		bx))(Uddin		admission	Speculation Speculation	
25		Networks)			•	
45		CISCO00002263				
26						

1	Ex.	Description	Sponsoring	Stipulation to	Objection	Date
	No.		Witness	Admit		Admitted
2		CBP Seizure Notice	Kenny Carter	Defendants do not	Foundation;	
3		(2017-2895-100-		stipulate to	Authenticity;	
		066-01) (6/6/17) (9		admission	Relevance; FRE 403;	
4	17	Cisco SFPS, PN:			Hearsay; Improper	
5		GLC-SX-MM-		TPD stipulate to	Character Evidence;	
3		RGD) (McIntosh		admission	Speculation	
6		Networks) CISCO00002268				
		CBP Seizure Notice	Kenny Carter	Defendants do not	Foundation;	
7		(2017-3195-000-	Iximy Carter	stipulate to	Authenticity;	
8		275-01) (9/2/17)		admission	Relevance; FRE 403;	
G		(McIntosh		adiniosion	Hearsay; Improper	
9	18	Networks) (54		TPD stipulate to	Character Evidence;	
10		"Transceiver Sets"		admission	Speculation	
10		and 11 labels)			_	
11		CISCO00002269				
		CBP Seizure Notice	Kenny Carter	Defendants do not	Foundation;	
12		(2018-2791-000-		stipulate to	Authenticity;	
12		112-01) (12/2/17) (7		admission	Relevance; FRE 403;	
13	19	Transceiver			Hearsay; Improper	
14		Modules) (McIntosh		TPD stipulate to	Character Evidence;	
		Networks)		admission	Speculation	
15		CISCOOOOO5025-				
16		26 CBP Seizure Notice	Vanny Cartar	Defendants do not	Foundation	
10		(2018-2791-000-	Kenny Carter	stipulate to	Foundation; Authenticity;	
17		176-01) (2/9/18) (56		admission	Relevance; FRE 403;	
4.0	20	transceivers)		adillission	Hearsay; Improper	
18		(McIntosh			Character Evidence;	
19		Networks)			Speculation Speculation	
		CISCO00002261			1	
20		CBP Seizure Notice	Kenny Carter	Defendants do not	Foundation;	
21		(2018-2791-	-	stipulate to	Authenticity;	
21		000207-01)		admission	Relevance; FRE 403;	
22		(3/10/18) (9 pieces			Hearsay; Improper	
	21	of Network		TPD stipulate to	Character Evidence;	
23		Equipment)		admission	Speculation	
24		(McIntosh				
4		Networks)				
25		CISCO00006605				

1	Ex.	Description	Sponsoring	Stipulation to	Objection	Date
2	No.	CBP Seizure Notice	Witness Kenny Carter	Admit Defendants do not	Foundation;	Admitted
		(2018-2791-	Kellily Carter	stipulate to	Authenticity;	
3		000198-01)		admission	Relevance; FRE 403;	
4	22	(3/11/18)			Hearsay; Improper	
		(Transceiver 56 Ea,		TPD stipulate to	Character Evidence;	
5		1 BX) (Sam's		admission	Speculation	
6		Secondhand Goods) CISCO00006713				
7		CBP Seizure Notice	Kenny Carter	Defendants do not	Foundation;	
		(2018-2791-000-		stipulate to	Authenticity;	
8	23	238-01) (3/24/18) (80 Transceiver		admission	Relevance; FRE 403; Hearsay; Improper	
9	23	Modules) (Jessica		TPD stipulate to	Character Evidence;	
10		McIntosh)		admission	Speculation	
10		CISCO00002271			_	
11		CBP Seizure Notice	Kenny Carter	Defendants do not	Foundation;	
12		(2018-2095-		stipulate to	Authenticity;	
12		101416-01) (3/28/18) (8		admission	Relevance; FRE 403; Hearsay; Improper	
13	24	Counterfeit Cisco		TPD stipulate to	Character Evidence;	
1.4		Transceiver Cable		admission	Speculation	
14		Bundle) (Sam's				
15		Secondhand Goods)				
16		CISCO00006712	W C	D.C. 1 . 1	F 1.4	
16		CBP Seizure Notice (2018-2791-000-	Kenny Carter	Defendants do not stipulate to	Foundation; Authenticity;	
17		331-01) (5/8/18)		admission	Relevance; FRE 403;	
18	25	(150 transceiver		WG1111 55 2511	Hearsay; Improper	
10		modules) (Jessica		TPD stipulate to	Character Evidence;	
19		McIntosh)		admission	Speculation	
20		CISCO00006724 CBP Seizure Notice	Kenny Carter	Defendants do not	Foundation	
20		(2018-2791-000-	Kenny Carter	stipulate to	Foundation; Authenticity;	
21		353-01) (6/7/18)		admission	Relevance; FRE 403;	
22	26	(650 transceiver			Hearsay; Improper	
		labels)		TPD stipulate to	Character Evidence;	
23		(PureFutureTech)		admission	Speculation	
24		CISCO00002270 CBP Seizure Notice	Kenny Carter	Defendants do not	Foundation;	
		(2018-2791-000-	Kenny Carter	stipulate to	Authenticity;	
25		429-01) (6/10/18)		admission	Relevance; FRE 403;	
26	27	(AC Power Supplies			Hearsay; Improper	
		(12 ea))		TPD stipulate to	Character Evidence;	
27		(PureFutureTech)		admission	Speculation	
28		CISCO00002266				

Stipulation to

Admit

Defendants do not

stipulate to

Objection

Foundation;

Authenticity;

Date

Admitted

Sponsoring

Witness

Kenny Carter

SIDEMAN & BANCROFT LLP ONE EMBARCADERO CENTER, 22^{NO} FLOOR SAN FRANCISCO, CALIFORNIA 94111-3711

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Ex.

No.

Description

CBP Seizure Notice

(2018-2791-000-

(3 ea)) (Purefuture

CISCO00002098

Tech)

3		(2010 2771 000		supulate to	P. 1. EDE 402	l
	•	525-01) (7/8/18)		admission	Relevance; FRE 403;	
4	28	(Catalyst Switches			Hearsay; Improper	
5		(3 ea))		TPD stipulate to	Character Evidence;	
3		(PureFutureTech)		admission	Speculation	
6		CISCO00006731 CBP Seizure Notice	Kenny Carter	Defendants do not	Foundation;	-
		(2018-2791-000-	Keilily Carter	stipulate to	Authenticity;	
7		551-01) (7/8/18)		admission	Relevance; FRE 403;	
8	29	(Catalyst Switches		admission	Hearsay; Improper	
0	2)	(3 ea))		TPD stipulate to	Character Evidence;	
9		(PureFutureTech)		admission	Speculation Speculation	
		CISCO00002265			Speculation	
10		CBP Seizure Notice	Kenny Carter	Defendants do not	Foundation;	
11		(2018-2791-000-	<i>y</i>	stipulate to	Authenticity;	
11		533-01) (7/12/18)		admission	Relevance; FRE 403;	
12	30	(Catalyst Switches			Hearsay; Improper	
		(3 ea)) (Purefuture		TPD stipulate to	Character Evidence;	
13		Tech)		admission	Speculation	
14		CISCO00002107				
17		CBP Seizure Notice	Kenny Carter	Defendants do not	Foundation;	
15		(2018-2791-000-		stipulate to	Authenticity;	
		546-01) (7/24/18)		admission	Relevance; FRE 403;	
16	31	(Catalyst Switches			Hearsay; Improper	
17		(Cisco) 2 ea (1 bx))		TPD stipulate to	Character Evidence;	
		(Iman Husain)		admission	Speculation	
18		CISCO00002264 CBP Seizure Notice	Vanny Cartar	Defendants do not	Foundation;	H
19		(2019-2791-000-	Kenny Carter	stipulate to	Authenticity;	
19		045-01) (8/4/18)		admission	Relevance; FRE 403;	
20	32	(Catalyst (4 ea))		admission	Hearsay; Improper	
	32	(Pure Future		TPD stipulate to	Character Evidence;	
21		Technology)		admission	Speculation Speculation	
22		CISCO00002262		woming 51011	~poonunion	
22		CBP Seizure Notice	Kenny Carter	Defendants do not	Foundation;	
23		(2019-2791-000-	,	stipulate to	Authenticity;	Ì
		018-01) (8/5/18)		admission	Relevance; FRE 403;	
24	33	(Catalyst Switches			Hearsay; Improper	
	1	l			1	

Character Evidence;

Speculation

TPD stipulate to

admission

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1	Ex.	Description	Sponsoring	Stipulation to	Objection	Date
2	No.		Witness	Admit	-	Admitted
2		CBP Seizure Notice	Kenny Carter	Defendants do not	Foundation;	
3		(2018-4197-001-		stipulate to	Authenticity;	
	34	042-01) (8/31/18) (2 Counterfeit Cisco		admission	Relevance; FRE 403;	
4	34	switches) (Imran		TPD stipulate to	Hearsay; Improper Character Evidence;	
5		Husain)		admission	Speculation Speculation	
		CISCO00006954		WG1111 55 2511		
6		CBP Seizure Notice	Kenny Carter	Defendants do not	Foundation;	
7		(2018-2791-000-		stipulate to	Authenticity;	
	2.5	568-01) (9/25/18) (6		admission	Relevance; FRE 403;	
8	35	ea (2 boxes)		TDD -4:1-4- 4-	Hearsay; Improper	
9		Catalyst Switches) (Imran Hussain)		TPD stipulate to admission	Character Evidence; Speculation	
		CISCO00006944		admission	Speculation	
10		CBP Seizure Notice	Kenny Carter	Defendants do not	Foundation;	
11		(2019-4197-000-	,	stipulate to	Authenticity;	
		144-01) (10/12/18)		admission	Relevance; FRE 403;	
12	36	(2 Counterfeit Cisco		mpp	Hearsay; Improper	
13		Switches) (Imran		TPD stipulate to	Character Evidence;	
		Husain) CISCO00006959		admission	Speculation	
14		CBP Seizure Notice	Kenny Carter	Defendants do not	Foundation;	
15		(2019-2791-000-		stipulate to	Authenticity;	
		028-01) (10/23/18)		admission	Relevance; FRE 403;	
16	37	(Network			Hearsay; Improper	
17		Equipment 8 ea (3		TPD stipulate to	Character Evidence;	
17		boxes) (Imran		admission	Speculation	
18		Hussain) CISCO00006960				
19		CBP Seizure Notice	Kenny Carter	Defendants do not	Foundation:	
1)		(2019-3195-000-		stipulate to	Authenticity;	
20	38	078-01) (10/29/18)		admission	Relevance; FRE 403;	
21	30	(5 Cisco Network			Hearsay; Improper	
21		Switches) (ADSII)		TPD stipulate to	Character Evidence;	
22		CISCO00002267	Vanny Cartar	admission Defendants do not	Speculation	
23		CBP Seizure Notice (2019-4197-000-	Kenny Carter	stipulate to	Foundation; Authenticity;	
43		409-01) (11/6/18) (2		admission	Relevance; FRE 403;	
24	39	counterfeit Cisco			Hearsay; Improper	
25		switches) (Imran		TPD stipulate to	Character Evidence;	
43		Husain)		admission	Speculation	
26		CISCO00002101				

Ex. No.	_	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
40	5/26/16 email from CBP (Seiden) to ciscoipr, with pictures; Subject: Authentication of Cisco Switches, 2032 CISCO00002603- 10	Kenny Carter	Defendants do not stipulate to admission TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
41	5/28/16 email from Cisco (Kwan) to CBP (Seiden), with attached PARC; Subject: Authentication of Cisco Switches, 2032 CISCO00002272- 75	Kenny Carter	Defendants do not stipulate to admission TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
42	5/26/17 email from Cisco (Heidecker) to CBP (Ma), with attached ESR and photos; Subject: Suspect Cisco SFPs GLC-SX-MMD- RGD CISCO00002317- 402	Kenny Carter	Defendants do not stipulate to admission TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
43	9/5/17 email from CBP (Aliu) to ciscoipr, with attached pictures; Subject: CBP Determination Request-6358 CISCO00002611- 23	Kenny Carter	Defendants do not stipulate to admission TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	

1	Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
2	110.	9/10/17 email from	Kenny Carter	Defendants do not	Foundation;	Aumitteu
3		Cisco (Heidecker)		stipulate to	Authenticity;	
3		to CBP (Alou), with		admission	Relevance; FRE 403;	
4		attached ESR;			Hearsay	
_	44	Subject: CBP		TPD stipulate to		
5		Determination		admission		
6		Request-6358				
		CISCO00002282-				
7		88 12/4/17 email from	Kenny Carter	Defendants do not	Foundation;	
8		HIS (Friedman) to	Keilily Carter	stipulate to	Authenticity;	
0		ciscoipr, with		admission	Relevance; FRE 403;	
9		pictures; Subject:			Hearsay	
10	15	Pictures of		TPD stipulate to	3	
10	45	suspected		admission		
11		counterfeit Cisco				
		transceiver modules				
12		CISCO00002632-				
13		53	W. G.	D.C. 1 . 1	D. L.	
13		12/4/17 email from	Kenny Carter	Defendants do not	Foundation;	
14		Cisco (Heidecker) to HSI (Friedman)		stipulate to admission	Authenticity; Relevance; FRE 403;	
4 =		with determination		aumission	Hearsay	
15		of authenticity;		TPD stipulate to	Ticarsay	
16	46	Subject: Pictures of		admission		
		suspected				
17		counterfeit Cisco				
18		transceiver modules				
10		CISCO00002210-				
19		11				
20		12/4/17 email from	Kenny Carter	Defendants do not	Foundation;	
20		HSI (Friedman) to		stipulate to admission	Authenticity;	
21		Cisco (Carter); Subject: Pictures of		aumission	Relevance; FRE 403; Hearsay	
	47	suspected		TPD stipulate to	Ticarsay	
22	"	counterfeit Cisco		admission		
23		transceiver modules				
		CISCO00002258-				
24		60				

1	Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
2	110.	12/6/17 email from	Kenny Carter	Defendants do not	Foundation;	7 Admitted
3		HSI (Friedman) to		stipulate to	Authenticity;	
4		Cisco (Heidecker), with attached		admission	Relevance; FRE 403; Hearsay	
4		pictures; Subject:		TPD stipulate to	Trearsay	
5	48	Pictures of		admission		
6		suspected counterfeit Cisco				
7		transceiver modules				
		CISCO00002212- 41				
8		12/16/17 email from	Kenny Carter	Defendants do not	Foundation;	
9		Cisco (Heidecker)	J	stipulate to	Authenticity;	
10		to HSI (Friedman), with Finisar and		admission	Relevance; FRE 403; Hearsay	
11		Methode ESRs;		TPD stipulate to	Hearsay	
	49	Subject: Pictures of		admission		
12		suspected counterfeit Cisco				
13		transceiver modules				
14		CISCO00002242- 49				
15		2/28/18 email from	Kenny Carter	Defendants do not	Foundation;	
16		HSI (Friedman) to		stipulate to	Authenticity;	
		Cisco (Heidecker), with attached		admission	Relevance; FRE 403; Hearsay	
17	50	pictures; Subject:		TPD stipulate to	j	
18		Product authentication		admission		
19		CISCO00002624-				
		31				
20		3/1/18 email from Cisco (Heidecker)	Kenny Carter	Defendants do not stipulate to	Foundation; Authenticity;	
21		to HSI (Friedman),		admission	Relevance; FRE 403;	
22	51	with Methode ESR;			Hearsay	
23		Subject: Product authentication		TPD stipulate to admission		
		CISCO00002205-		udinission		
24		07	и	D.C. 1 1	F 1.4	
25		3/1/18 email from HSI (Friedman) to	Kenny Carter	Defendants do not stipulate to	Foundation; Authenticity;	
26		Cisco (Carter);		admission	Relevance; FRE 403;	
	52	Subject: Product authentication		TDD atioulate to	Hearsay	
27		CISCO00002202-		TPD stipulate to admission		
28		04		-		
				10	C N. 4.10	7602 VCD

1	Ex.	Description	Sponsoring	Stipulation to	Objection	Date
2	No.	2/12/19 amail from	Witness	Admit Defendants do not	Foundation.	Admitted
3		3/12/18 email from HSI (Friedman) to	Kenny Carter	Defendants do not stipulate to admission	Foundation; Authenticity; Relevance: ERE 403:	
4		Cisco (Heidecker), and pictures;		adillission	Relevance; FRE 403; Hearsay	
	53	Subject: Product		TPD stipulate to	,	
5		Identification Cisco		admission		
6		(56) GLC-TE, Transceivers				
7		CISCO00002654- 61				
8		3/13/18 email from	Kenny Carter	Defendants do not	Foundation;	
9		Cisco (Heidecker)		stipulate to admission	Authenticity;	
		to HSI (Friedman), with Methode ESR;		adillission	Relevance; FRE 403; Hearsay	
10	54	Subject: Cisco (56)		TPD stipulate to	,	
11		GLC-TE, Transceivers		admission		
12		CISCO00002195-				
		97				
13		3/13/18 email from HSI (Friedman) to	Kenny Carter	Defendants do not stipulate to	Foundation; Authenticity;	
14		Cisco (Carter);		admission	Relevance; FRE 403;	
15	55	Subject: Cisco (56)			Hearsay	
16		GLC-TE, Transceivers		TPD stipulate to admission		
		CISCO00002198-		adillission		
17		200				
18		3/12/18 email from	Kenny Carter	Defendants do not	Foundation;	
19		HSI (Friedman) to Cisco (Heidecker),		stipulate to admission	Authenticity; Relevance; FRE 403;	
		with attached			Hearsay	
20	56	pictures; Subject:		TPD stipulate to admission		
21		Product authentication		adillission		
22		CISCO00002684-				
		708	Vanny Cantan	Defendants do not	Foundation	
23		3/14/18 response from Cisco (Kwan)	Kenny Carter	stipulate to	Foundation; Authenticity;	
24		to HSI (Friedman),		admission	Relevance; FRE 403;	
25	57	with Cisco PARC;		TDD atipulate to	Hearsay	
26		Subject: Product authentication		TPD stipulate to admission		
		CISCO00002190-				
27		94				

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1	Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
2 3 4 5	58	3/13/18 email from HSI (Friedman) to Cisco (Carter); Subject: Product Identification CISCO00002201	Kenny Carter	Defendants do not stipulate to admission TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
6 7 8 9	59	4/5/18 email from HSI (Friedman) to Cisco (Heidecker), with pictures; Subject: HAWB# 5438569076 CISCO00002662- 71	Kenny Carter	Defendants do not stipulate to admission TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
10 11 12 13 14 15	60	4/12/18 email from Cisco (Heidecker) to HSI (Friedman), with attached Finisar ESR; Subject: HAWB# 5438569076 CISCO00006762- 67	Kenny Carter	Defendants do not stipulate to admission TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
16 17 18 19 20	61	4/24/18 email from CBP (Watson) to Cisco (Carter); Subject: Cisco and HP TRANSCEIVERS SZ# 2018209510141601 CISCO00006576- 77	Kenny Carter	Defendants do not stipulate to admission TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
212223242526	62	6/7/18 email from HSI (Friedman) to Cisco (Heidecker), with pictures; Subject: HAWB# 3505456743 CISCO00002672- 83	Kenny Carter	Defendants do not stipulate to admission TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
63	6/8/18 email from Cisco (Heidecker) to HSI (Friedman), with attached Cisco ESR; Subject: HAWB# 3505456743 CISCO00002289- 98	Kenny Carter	Defendants do not stipulate to admission TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
64	6/14/18 email from HSI (Friedman) to Cisco (Heidecker), with photos; Subject: Cargo Hold Request - 6892090776 has been assigned to you CISCO00002709- 27	Kenny Carter	Defendants do not stipulate to admission TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
65	6/19/18 email from Cisco (Kwan) to Friedman, with Cisco PARC; Subject: Cargo Hold Request - 6892090776 has been assigned to you CISCO00006689- 95	Kenny Carter	Defendants do not stipulate to admission TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	
66	7/5/18 email from CBP (Lopez) to ciscoipr, with photos; Subject: DETERMINATIO N# 2052150 CISCO00002778- 83	Kenny Carter	Defendants do not stipulate to admission TPD stipulate to admission	Foundation; Authenticity; Relevance; FRE 403; Hearsay	

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1	Ex.	Description	Sponsoring	Stipulation to	Objection	Date
2	No.		Witness	Admit		Admitted
3		7/10/18 email from Cisco (Kwan) to CBP (Lopez), with	Kenny Carter	Defendants do not stipulate to admission	Foundation; Authenticity; Relevance; FRE 403;	
4	67	Cisco ESR; Subject:		admission	Hearsay	
	07	DETERMINATIO		TPD stipulate to	-	
5		N# 2052150 CISCO00002304-		admission		
6		10				
7		7/5/18 email from	Kenny Carter	Defendants do not	Foundation;	
		CBP (Lopez) to		stipulate to	Authenticity;	
8		ciscoipr, with photos; Subject:		admission	Relevance; FRE 403; Hearsay	
9	68	DETERMINATIO		TPD stipulate to	Hearsay	
10		N# 2052116		admission		
		CISCO00002728- 41				
11		7/10/18 email from	Kenny Carter	Defendants do not	Foundation;	
12		Cisco (Kwan) to	-	stipulate to	Authenticity;	
13		CBP (Lopez), with Cisco ESR; Subject:		admission	Relevance; FRE 403; Hearsay	
1.4	69	DETERMINATIO		TPD stipulate to	Hearsay	
14		N# 2052116		admission		
15		CISCO00002276- 81				
16		8/2/18 email from	Kenny Carter	Defendants do not	Foundation;	
		CBP (Lopez) to		stipulate to	Authenticity;	
17		ciscoipr, with		admission	Relevance; FRE 403;	
18	70	pictures; Subject: DETERMINATIO		TPD stipulate to	Hearsay	
19		N# 2062868		admission		
		CISCO00002752-				
20		2764 8/7/18 email from	Kenny Carter	Defendants do not	Foundation;	
21		Cisco (Kwan) to	Kenny Carter	stipulate to	Authenticity;	
22		CBP (Lopez), with		admission	Relevance; FRE 403;	
	7.1	Cisco PARC;		TDD (1.1)	Hearsay	
23	71	Subject: DETERMINATIO		TPD stipulate to admission		
24		N# 2062868		udilibbioli		
25		CISCO00002293-				
		303				
26						

1	Ex.	Description	Sponsoring	Stipulation to	Objection	Date
	No.		Witness	Admit		Admitted
2		11/19/18 email from	Kenny Carter	Defendants do not	Foundation;	
3		CBP (Ordonez) to		stipulate to	Authenticity;	
		ciscoipr, with		admission	Relevance; FRE 403;	
4		photos; Subject:			Hearsay	
ہے	72	Request for		TPD stipulate to		
5		Authentication-		admission		
6		0875				
		CISCO00002742-				
7		2751 Sheikh Shahid Hus	EDE 1007	Defendants do not	Dalayanaa EDE 402	
8		sain 2019-09-10	FRE 1007	stipulate to	Relevance, FRE 403, Hearsay	
0		196:2-201:25		admission	Hearsay	
9	73	170.2-201.23		admission		
				TPD stipulate to		
10				admission		
11		8/11/16 C&D to	Kenny Carter	Defendants do not	Foundation;	
11		Uddin Networks	,	stipulate to	Authenticity; FRE	
12	74	CISCO00000730-		admission	403; Hearsay	
	/4	33			•	
13				TPD stipulate to		
14				admission		
		8/11/16 C&D to	Kenny Carter	Defendants do not	Foundation;	
15		McIntosh Networks		stipulate to	Authenticity; FRE	
16	75	CISCO00000717-		admission	403; Hearsay	
16		19		TDD stimulate to		
17				TPD stipulate to admission		
		8/15/16 Response	Kenny	Defendants do not	Foundation;	
18		from Jessica	Carter/Jessica	stipulate to	Authenticity; FRE	
19		McIntosh	Little	admission	403	
1	76	CISCO00002161	Entite		102	
20				TPD stipulate to		
21				admission		
21		Jessica Little	FRE 1007	Defendants do not	Foundation;	
22		production		stipulate to	Authenticity; FRE	
	77	LITTLE00001-6		admission	403	
23	''					
24				TPD stipulate to		
4		LIDC manage for	EDE 1007	admission Defendants do not	Foundation:	
25		UPS records from	FRE 1007	Defendants do not	Foundation;	
		Reno, NV (Box 311)		stipulate to admission	Authenticity; FRE 403, Hearsay	
26	78	CISCO00003423-		aumission	403, Heatsay	
27		30		TPD stipulate to		
				admission		
28	<u> </u>					

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1	Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
2		UPS records from	FRE 1007	Defendants do not	Foundation;	
3		Portland, OR (Box		stipulate to	Authenticity; FRE	
	79	302)		admission	403, Hearsay	
4		CISCO00003403- 22		TDD stipulate to		
5		22		TPD stipulate to admission		
		UPS records for	FRE 1007	Defendants do not	Foundation;	
6		47000 Warm		stipulate to	Authenticity; FRE	
7	80	Springs Blvd., Suite		admission	403, Hearsay	
0		1 #122, Fremont CISCO00003431-		TDD stipulate to		
8		57		TPD stipulate to admission		
9		UPS records for	FRE 1007	Defendants do not	Foundation;	
10		3984 Washington		stipulate to	Authenticity; FRE	
10	81	Blvd., Fremont		admission	403, Hearsay	
11	01	(Uddin Networks)		TDD -4:1-4- 4-		
12		CISCO00003696- 702		TPD stipulate to admission		
		Documents opening	FRE 1007	Defendants do not	Foundation;	
13		Box 315 by Nabia		stipulate to	Authenticity; FRE	
14	82	Uddin, signed		admission	403, Hearsay	
	02	2/16/16		TDD -4:1-4- 4-		
15		CCO001686-90		TPD stipulate to admission		
16		UPS records for	FRE 1007	Defendants do not	Foundation;	
		3984 Washington		stipulate to	Authenticity; FRE	
17	83	Blvd., Fremont		admission	403, Hearsay	
18	0.5	(Box 315)				
19		CISCO00003458- 3692		TPD stipulate to admission		
20		Declaration by	FRE 1007	Defendants do not	Foundation;	
20		Custodian of Records for Box		stipulate to admission	Authenticity; FRE 403	
21	84	315		admission	403	
22		CISCO00009786-		TPD stipulate to		
23		87 Letter from Cisco to	Kenny Carter	admission Defendants do not	Foundation;	
23		ADSI, related to	Kenny Carter	stipulate to	Authenticity;	
24	85	audit rights under		admission	Relevance; FRE 403,	
25	83	ICPA, dated 4/22/15			Hearsay	
		CISCO00004272-		TPD stipulate to		
26		75		admission		

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1	Ex.	Description	Sponsoring	Stipulation to	Objection	Date
	No.		Witness	Admit		Admitted
2		Cisco termination of	Kenny Carter	Defendants do not	Foundation;	
3		ADSI, dated		stipulate to	Authenticity;	
	86	5/11/15		admission	Relevance; FRE 403,	
4	80	CISCO00007476-			Hearsay	
		77		TPD stipulate to		
5				admission		
		11/8/17 email string	Kenny Carter	Defendants do not	Foundation;	
6		regarding ADSI's		stipulate to	Authenticity;	
7	87	effort to re-register		admission	Relevance; FRE 403,	
	07	as a Cisco partner			Hearsay	
8		CISCO00007314-		TPD stipulate to		
		18		admission		
9		ADSI Invoices	FRE 1007	Defendants do not	Foundation;	
10		ADSI00001-00333		stipulate to	Authenticity; FRE	
10	88			admission	403, Hearsay	
11						
				TPD stipulate to		
12				admission		
13		ADSI Sales Records	FRE 1007	Defendants do not	Foundation;	
13		ADSI000340-1518		stipulate to	Authenticity;	
14	89			admission	Hearsay	
				mpp it to		
15				TPD stipulate to		
1.0		A D GT G 1	EDE 1005	admission		
16		ADSI Sales	FRE 1007	Defendants do not	Foundation;	
17		ADSI00099a		stipulate to	Authenticity;	
	90			admission	Hearsay	
18				TDD -4:1-4-4-		
4.0				TPD stipulate to		
19		C' 2015	EDE 1007	admission	Daniel Indiana	
20		Cisco 2015 ADSI00334	FRE 1007	Defendants do not	Foundation;	
		AD3100334		stipulate to admission	Authenticity; Hearsay	
21	91			aumission	Hearsay	
				TPD stipulate to		
22				admission		
23		Cisco 2016	FRE 1007	Defendants do not	Foundation;	
		ADSI00335	11007	stipulate to	Authenticity;	
24				admission	Hearsay	
<u> </u>	92					
25				TPD stipulate to		
26				admission		
-0						

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1	Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
2	110.	Cisco 2017	FRE 1007	Defendants do not	Foundation;	Admitted
		ADSI00336	11007	stipulate to	Authenticity;	
3	93			admission	Hearsay	
4	93					
اا ہے				TPD stipulate to		
5		C: 2010	EDE 1007	admission	F 1.4	
6		Cisco 2018 ADSI00337	FRE 1007	Defendants do not stipulate to	Foundation; Authenticity;	
_		AD3100337		admission	Hearsay	
7	94			WG1111 882 011		
8				TPD stipulate to		
				admission		
9		2017 Cisco Sales	FRE 1007	Defendants do not	Foundation;	
10		ADSI_KF ADSI00338		stipulate to admission	Authenticity; Hearsay	
11	95	ADS100336		adillission	Tiearsay	
11				TPD stipulate to		
12				admission		
13		2018 Cisco Sales	FRE 1007	Defendants do not	Foundation;	
13		ADSI_KF		stipulate to	Authenticity;	
14	96	ADSI000339		admission	Hearsay	
15				TPD stipulate to		
15				admission		
16		PFT Invoices	FRE 1007	Defendants do not	Foundation;	
17		PFT00001-44		stipulate to	Authenticity;	
1/	97			admission	Hearsay	
18				TPD stipulate to		
19				admission		
		KF Cisco purchases	FRE 1007	Defendants do not	Foundation;	
20		from ADSI		stipulate to	Authenticity;	
21	98	KFA00001		admission	Hearsay	
				TDD atimulate to		
22				TPD stipulate to admission		
23		KF Cisco Sales 12-	FRE 1007	Defendants do not	Foundation;	
		01-2015 to 7-24-		stipulate to	Authenticity;	
24	99	2019		admission	Hearsay	
25		KFA00002		TIPD 1 1		
				TPD stipulate to admission		
26				aumission	<u> </u>	<u> </u>

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1	Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
2		K&F Sales to	FRE 1007	Defendants do not	Foundation;	
3		Customers 2015		stipulate to	Authenticity;	
	100	KFA00003		admission	Hearsay	
4				TPD stipulate to		
5				admission		
		K&F Sales to	FRE 1007	Defendants do not	Foundation;	
6		Customers 2016		stipulate to	Authenticity;	
7	101	KFA00004		admission	Hearsay	
0				TDD atipulate to		
8				TPD stipulate to admission		
9		K&F Sales to	FRE 1007	Defendants do not	Foundation;	
10		Customers 2017		stipulate to	Authenticity;	
10	102	KFA00005		admission	Hearsay	
11	102			TDD stimulate to		
12				TPD stipulate to admission		
		K&F Sales to	FRE 1007	Defendants do not	Foundation;	
13		Customers 2018		stipulate to	Authenticity;	
14	103	KFA00006		admission	Hearsay	
15				TPD stipulate to		
13				admission		
16		Corporate Records	FRE 902	Defendants do not	Foundation;	
17		for ADSI		stipulate to	Authenticity;	
	104	CCO001669-70		admission	Hearsay	
18				TPD stipulate to		
19				admission		
		Corporate records	FRE 902	Defendants do not	Foundation;	
20		for PureFutureTech		stipulate to	Authenticity;	
21	105	Inc. (Minhas) CISCO6736-39		admission	Hearsay	
22				TPD stipulate to		
		Camarada D	EDE 002	admission	F 1-4:-	
23		Corporate Records for PureFutureTech	FRE 902	Defendants do not stipulate to	Foundation; Authenticity;	
24	4.0	LLC (Kamran)		admission	Hearsay	
25	106	CISCO6745-46				
43				TPD stipulate to		
26				admission		

1	Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
2	110.	Corporate Records	FRE 902	Defendants do not	Foundation;	Admitted
3	107	for K&F Associates CCO001664-67		stipulate to admission	Authenticity; Hearsay	
4				TPD stipulate to		
5				admission		
6		Printout of fpds.gov		Defendants do not	Foundation;	
		of ADSI government	Williams	stipulate to admission	Authenticity; Relevance; FRE 403,	
7	108	contracts (marked			Hearsay	
8	100	for identification		TPD stipulate to admission		
9		only) CISCO00004366-		admission		
10		4999				
		Printout of fpds.gov of ADSI	Charles Williams	Defendants do not stipulate to	Foundation; Authenticity;	
11		government	williams	admission	Relevance; FRE 403,	
12	109	contracts (marked			Hearsay	
13	105	for identification only)		TPD stipulate to admission		
		CISCO0005004-		admission		
14		17				
15		ADSI GSA	FRE 902	Defendants do not	Foundation; Authenticity;	
16	110	registration CISCO00005018-		stipulate to admission	Authenticity;	
17	110	23				
				TPD stipulate to admission		
18		Abaram/TJR	FRE 1007	Defendants do not	Foundation;	
19		Spreadsheet		stipulate to	Authenticity; FRE	
20	111	Cisco_Abaram 361		admission	403, Hearsay	
				TPD stipulate to		
21				admission		
22		Abaram/TJR Photographs	FRE 1007	Defendants do not stipulate to	Foundation; Authenticity; FRE	
23	110	Cisco_Abaram 248-		admission	403, Hearsay	
	112	360				
24				TPD stipulate to admission		
25				adiiii881011		
[]						

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SAN FRANCISCO, CALIFORNIA 94111-3711		
	SAN FRANCISCO, CALIFORNIA 94111-3711	

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1	Ex.	Description	Sponsoring	Stipulation to	Objection	Date
2	No.	A1 /TID	Witness	Admit	T 1	Admitted
3	113	Abaram/TJR Invoices Cisco_Abaram 1-	FRE 1007	Defendants do not stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
4 5		247		TPD stipulate to admission		
6 7	114	Finisar ESR for products K&F sold to Abaram/TJR	Sam Gupta	Defendants do not stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
8		CISCO00008726- 27		TPD stipulate to admission		
9 10 11	115	Broadcom ESR for product K&F sold to Abaram/TJR CISCO00008730- 31	Sam Gupta	Defendants do not stipulate to admission TPD stipulate to	Foundation; Authenticity; FRE 403, Hearsay	
12			g g	admission		
13 14	116	Broadcom ESR for product K&F sold to Abaram/TJR (revised 4/30/20)	Sam Gupta	Defendants do not stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
15		CISCO00008245		TPD stipulate to admission		
16 17	117	Methode ESR for products K&F sold to Abaram/TJR CISCO00008732	Sam Gupta	Defendants do not stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
18 19		C15 C C C C C C C C C C C C C C C C C C		TPD stipulate to admission		
20 21	118	Lumentum ESR for products K&F sold to Abaram/TJR CISCO00008740-	Sam Gupta	Defendants do not stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
22		41		TPD stipulate to admission		
23 24	119	Production from Dexon Computers DEX-000001-8	FRE 1007	Defendants do not stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
25 26	117			TPD stipulate to admission		

1	Ex.	Description	Sponsoring	Stipulation to	Objection	Date
2	No.	2	Witness	Admit		Admitted
		Photos of switches	FRE 1007	Defendants do not	Foundation;	
3		sold to Acer America		stipulate to admission	Authenticity; FRE 403, Hearsay	
4	120	(FOC2022U1ZW		admission	403, Hearsay	
7	120	and FOC2022U258)		TPD stipulate to		
5		CISCO00008246-		admission		
6		47				
"		Console readout for	FRE 1007	Defendants do not	Foundation;	
7		FCW2135D0GX		stipulate to admission	Authenticity; FRE 403, Hearsay	
8	121			adillission	403, Hearsay	
8				TPD stipulate to		
9				admission		
10		PO by Acer	FRE 1007	Defendants do not	Foundation;	
10		America for		stipulate to	Authenticity; FRE	
11	122	switches, dated 5/21/18		admission	403, Hearsay	
12		3/21/10		TPD stipulate to		
				admission		
13		ESR for Acer	Sam Gupta	Defendants do not	Foundation;	
14		switches		stipulate to	Authenticity; FRE	
	123	(FOC2022U1ZW		admission	403, Hearsay	
15		and FOC2022U258) CISCO00008248-		TPD stipulate to		
16		52		admission		
		ESR for Acer	Sam Gupta	Defendants do not	Foundation;	
17		switch	1	stipulate to	Authenticity; FRE	
18	124	(FCW2135D0GX)		admission	403, Hearsay	
	121	CISCO0000868-83				
19				TPD stipulate to admission		
20		Sales Info for	FRE 1007	Defendants do not	Foundation;	
		switches (sold by		stipulate to	Authenticity; FRE	
21	125	Dexon to Acer)		admission	403, Hearsay	
22	123	CISCO00008684-		TIPD 1 1		
22		86		TPD stipulate to admission		
23		SN Report for	Sam Gupta	Defendants do not	Foundation;	
24		switches Sold by	Sam Supta	stipulate to	Authenticity; FRE	
25	126	Defendants		admission	403, Hearsay	
25	126	CISCO00009016-			•	
26		21		TPD stipulate to		
27				admission		

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1	Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
2	110.	Products sold to	Sam Gupta	Defendants do not	Foundation;	Admitted
3	127	Acer America	-	stipulate to admission	Authenticity; FRE 403, Hearsay	
5				TPD stipulate to admission		
		Production from	FRE 1007	Defendants do not	Foundation;	
6 7	128	E.W. Scripps CISCO00009791-		stipulate to admission	Authenticity; FRE 403, Hearsay	
	128	826		TDD ' 1'	-	
8				TPD stipulate to admission		
9		RMA record (EW	Sam Gupta	Defendants do not	Foundation;	
10		Scripps) CISCO00008941		stipulate to admission	Authenticity; FRE 403, Hearsay	
11	129	C15 C G G G G G G G G G G G G G G G G G G			103, Hearsay	
12				TPD stipulate to admission		
13		Console readout (EW Scripps)	FRE 1007	Defendants do not stipulate to	Foundation; Authenticity;	
14	130	CISCO00008942- 56		admission	Hearsay	
15				TPD stipulate to admission		
16		Console readout	FRE 1007	Defendants do not	Foundation;	
17	131	(EW Scripps) CICO00008963-67		stipulate to admission	Authenticity, Hearsay	
18	131			TPD stipulate to		
19				admission		
20		ESR for Scripps switches	Sam Gupta	Defendants do not stipulate to	Foundation; Authenticity; FRE	
21	132	CISCO00008958- 62		admission	403, Hearsay	
22				TPD stipulate to		
23		Console Readout	FRE 1007	admission Defendants do not	Foundation;	
24		(Scripps)		stipulate to	Authenticity; FRE	
	133			admission	403, Hearsay	
25 26				TPD stipulate to admission		

1	Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
2		Cisco data base	Sam Gupta	Defendants do not	Foundation;	
3		spreadsheet for		stipulate to	Authenticity; FRE	
4	134	FDO1938E3Ti, FDO2036Q012, and		admission	403, Hearsay	
4	134	FDO2030Q012, and FDO2037E2YW		TPD stipulate to		
5		CISCO00008684-		admission		
6		86				
U		4/27/18 invoice	FRE 1007	Defendants do not	Foundation;	
7		from Dexon to Scripps		stipulate to admission	Authenticity; FRE 403, Hearsay	
8	135	DEX000003		adillission	403, Hearsay	
		22100000		TPD stipulate to		
9				admission		
10		Scripps property	FRE 1007	Defendants do not	Foundation;	
		tracer report		stipulate to admission	Authenticity; FRE 403, Hearsay	
11	136			adillission	403, Hearsay	
12				TPD stipulate to		
10				admission		
13		RMA record for	FRE 1007	Defendants do not	Foundation;	
14		malfunctioning		stipulate to admission	Authenticity; Relevance; FRE 403,	
15	137	switch (Scripps) CISCO00008941		adillission	Hearsay	
15		CISCO00000741		TPD stipulate to	Trearsay	
16				admission		
17		Cisco records	Sam Gupta	Defendants do not	Foundation;	
17		related to RMA		stipulate to	Authenticity;	
18	138	CISCO00008968- 90		admission	Relevance; FRE 403, Hearsay	
19		70		TPD stipulate to	Trearsay	
				admission		
20		Products sold by	Sam Gupta	Defendants do not	Foundation;	
21		ADSI to EW		stipulate to	Authenticity; FRE	
22	139	Scripps		admission	403, Hearsay	
22				TPD stipulate to		
23				admission		
24		Subpoena	FRE 1007	Defendants do not	Foundation;	
24		production from		stipulate to	Authenticity; FRE	
25	140	PeopleNCom CISCO00003359-		admission	403, Hearsay	
26		80		TPD stipulate to		
40				admission		
27						

1	Ex.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
2	No.	ESR related to	Sam Gupta	Defendants do not	Foundation;	Admitted
3		PeopleNCom	Sum Suptu	stipulate to	Authenticity; FRE	
3	141	products		admission	403, Hearsay	
4	111	CISCO00002596-				
5		602		TPD stipulate to admission		
		Data from Cisco	Sam Gupta	Defendants do not	Foundation;	
6		database re products	2 W	stipulate to	Authenticity; FRE	
7	142	sold to		admission	403, Hearsay;	
0	1.2	PeopleNCom, and		TDD atimulate to	Speculation	
8		risk scoring CISCO00002784		TPD stipulate to admission		
9		Subpoena	FRE 1007	Defendants do not	Foundation;	
10		production from US		stipulate to	Authenticity; FRE	
	143	Army (NGIC)		admission	403, Hearsay	
11		(contract) CISCO00002795-		TPD stipulate to		
12		809		admission		
		Subpoena	FRE 1007	Defendants do not	Foundation;	
13		production from US		stipulate to	Authenticity; FRE	
14	144	Army (NGIC)		admission	403, Hearsay	
15	144	(photos) CISCO00008107-		TPD stipulate to		
15		8244		admission		
16						
17		Subpoena	FRE 1007	Defendants do not	Foundation;	
		production from US Army (NGIC)		stipulate to admission	Authenticity; FRE 403, Hearsay	
18	145	(inventory		admission	403, Hearsay	
19		documents)		TPD stipulate to		
20		CISCO00002948-		admission		
20		53 Subpoons	FRE 1007	Defendants do not	Foundation;	
21		Subpoena production from US	TRE 1007	stipulate to	Authenticity; FRE	
22	146	Army (NGIC)		admission	403, Hearsay	
	140	(Custodian decl.)		mpp		
23		CISCO00002793-		TPD stipulate to admission		
24		94 Cisco ESR related	Sam Gupta	Defendants do not	Foundation;	
25		to US Army (NGIC)		stipulate to	Authenticity; FRE	
43	147	products		admission	403, Hearsay	
26		CISCO00003765-		TDD atimulate to		
27		69		TPD stipulate to admission		
				udillibbiOli	<u>l</u>	

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1	Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
2 3 4	148	Finisar ESR for US Army (NGIC) products CISCO00003770	Sam Gupta	Defendants do not stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
5				TPD stipulate to admission		
6 7	149	ADSI PO to Amazon, for customer US Army (NGIC)	FRE 1007	Defendants do not stipulate to admission	Foundation; Authenticity; FRE 403,	
8		ADSI01504		TPD stipulate to admission		
9 0 1	150	Products sold by ADSI to US Army (NGIC)	Sam Gupta	Defendants do not stipulate to admission	Foundation; Authenticity; FRE 403,	
2				TPD stipulate to admission		
3	151	Production from USDA CISCO00003940- 56	FRE 1007	Defendants do not stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
15				TPD stipulate to admission		
16 17	152	ESR for USDA products CISCO00003957- 61	Sam Gupta	Defendants do not stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
18 19				TPD stipulate to admission		
20 21	153	Subpoena production from VTA CISCO00004133-	FRE 1007	Defendants do not stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
22		37; 8028-99		TPD stipulate to admission		
3 4 5	154	Sumitomo ESR related to VTA products CISCO00008100- 03	Sam Gupta	Defendants do not stipulate to admission TPD stipulate to	Foundation; Authenticity; FRE 403, Hearsay	
26				admission		

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1	Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
2		Neophotonics ESR	Sam Gupta	Defendants do not	Foundation;	
3		related to VTA products		stipulate to admission	Authenticity; FRE 403, Hearsay	
4	155	CISCO00008104-			195, 11001501	
5		06		TPD stipulate to admission		
		Screenshot from	VTA witness	Defendants do not	Foundation;	
6		Valley		stipulate to	Authenticity;	
7	156	Transportation		admission	Relevance; FRE 403,	
8		Authority (marked for identification		TPD stipulate to	Hearsay	
		only)		admission		
9		Subpoena	FRE 1007	Defendants do not	Foundation;	
10		production from West USA Realty		stipulate to admission	Authenticity; FRE 403, Hearsay	
11	157	CISCO00003705-		aumission	403, Hearsay	
		62		TPD stipulate to		
12		EGD 1 1 1	G G	admission	7	
13		ESR related to West USA Realty	Sam Gupta	Defendants do not stipulate to	Foundation; Authenticity; FRE	
	1.50	products		admission	403, Hearsay	
14	158	CISCO00008665-			, J	
15		79		TPD stipulate to		
16		Government	FRE 1007	admission Defendants do not	Foundation;	
		Contract Forms	1 KL 1007	stipulate to	Authenticity; FRE	
17	159	(Fort Sam Houston)		admission	403, Hearsay	
18	137	ADSI00147-177		TEDD (1.1)		
19				TPD stipulate to admission		
		Government	FRE 1007	Defendants do not	Foundation;	
20		Contract Forms		stipulate to	Authenticity; FRE	
21	160	(Strategic Systems Programs)		admission	403, Hearsay	
22		ADSI00180-94		TPD stipulate to		
				admission		
23		Screenshot of	Charles Williams	Defendants do not	Foundation; Authenticity;	
24		Strategic Systems Programs (marked	vv IIIIailis	stipulate to admission	Relevance; FRE 403,	
25	161	for identification		W. W	Hearsay	
		only)		TPD stipulate to		
26				admission		

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1	Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
3	162	Government Contract Forms (NavSup FLC Puget	FRE 1007	Defendants do not stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	Tumted
5		Sound) ADSI000195-209		TPD stipulate to admission		
6 7 8	163	Government Contract Forms (NavSup FLC Norfolk) ADSI00210-17	FRE 1007	Defendants do not stipulate to admission TPD stipulate to	Foundation; Authenticity; FRE 403, Hearsay	
9		Government Contract Forms (NavSup FLC	FRE 1007	admission Defendants do not stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
11 12	164	Jacksonville) ADSI00218-225	FDF 1007	TPD stipulate to admission	, ,	
13 14 15	165	Government Contract Forms (Bureau of Reclamation) ADSI00226-31	FRE 1007	Defendants do not stipulate to admission TPD stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
16 17 18	166	Government Contract Forms (Dept. of State) ADSI232-34	FRE 1007	Defendants do not stipulate to admission TPD stipulate to	Foundation; Authenticity; FRE 403, Hearsay	
19 20 21	167	Government Contract Forms (March Air Base) ADSI00235-45	FRE 1007	admission Defendants do not stipulate to admission	Foundation; Authenticity; FRE 403, Hearsay	
22 23		Government	FRE 1007	TPD stipulate to admission Defendants do not	Foundation;	
24 25	168	Contract Forms (US Army) ADSI00246-58	1107	stipulate to admission TPD stipulate to	Authenticity; FRE 403, Hearsay	
26				admission		

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1	Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
3 4	169	ADSI Invoice to US Naval Forces Central Command ADSI00259	FRE 1007	Defendants do not stipulate to admission	Foundation; Authenticity; FRE 403	
5				TPD stipulate to admission		
6 7	170	ADSI Invoice to Tracy Depot ADSI00260	FRE 1007	Defendants do not stipulate to admission	Foundation; Authenticity; FRE 403	
8	170			TPD stipulate to admission		
9 10 11	171	ADSI Invoice to US EPA ADSI00261	FRE 1007	Defendants do not stipulate to admission	Foundation; Authenticity; FRE 403	
12				TPD stipulate to admission		
13		11/15/16 email from Cisco (Louie) to Cisco (Zaccaro), in	Kenny Carter	Defendants do not stipulate to admission	Foundation; Authenticity; Relevance; FRE 403;	
14 15	172	email string including US Army (Staheli) regarding		TPD stipulate to admission	Hearsay	
16 17		purchases from ADSI on GSA; Subject: New Cisco				
18 19		equipment CISCO00007908- 11				
20		ADSI documents of sale to Strategic	FRE 1007	Defendants do not stipulate to	Foundation; Authenticity; FRE	
21	173	Weapons FAC Pacific Bango		admission	403	
22		ADSI01455-56		TPD stipulate to admission		
23 24		Screenshot from Naval Sea Systems	Charles Williams	Defendants do not stipulate to	Foundation; Authenticity;	
25	174	Command (marked for identification only)		admission TPD stipulate to	Relevance; FRE 403; Hearsay	
26				admission		

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1	Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
2		Screenshot from	Charles	Defendants do not	Foundation;	
3		LinkedIn for John	Williams	stipulate to	Authenticity; FRE	
	175	Corbett (marked for		admission	403; Hearsay	
4	1,0	identification only)		TDD -4:1-4- 4-		
5				TPD stipulate to admission		
		9/21/17 email from	FRE 1007	Defendants do not	Foundation;	
6		Freddy Sheikh to		stipulate to	Authenticity; FRE	
7		Kamran and others;		admission	403	
	176	J		TTDD		
8		Wholesale Check		TPD stipulate to		
9		Release CCO0000031-33		admission		
10		ADSI Sales	FRE 1007	Defendants do not	Foundation;	
		Department policy CCO0000028		stipulate to admission	Authenticity; FRE 403; Hearsay	
11	177	CC00000020			105, Hearsay	
12				TPD stipulate to		
13		2/9/17 email from	FRE 1007	admission Defendants do not	Foundation;	
		sam@adsii.com to	TRE 1007	stipulate to	Authenticity;	
14		Nabia Uddin and		admission	Relevance; FRE 403;	
15	178	Shahid Sheik; No			Hearsay	
	170	Subject (attaching		TPD stipulate to		
16		pictures from		admission		
17		Summer) CCO000028				
10		12/6/16 email from	FRE 1007	Defendants do not	Foundation;	
18		UPS to Uddin;	1100,	stipulate to	Authenticity;	
19	179	Uddin forwarded to		admission	Relevance; FRE 403;	
20	1//	Kamran Sheikh		mpp it i	Hearsay	
20		CCO000029-30		TPD stipulate to admission		
21		Email string from	FRE 1007	Defendants do not	Foundation;	
22		7/22/16-7/26/16,		stipulate to	Authenticity;	
		among Uddin, Shahid Sheikh,		admission	Relevance; FRE 403	
23	180	Kamran Sheikh, and		TPD stipulate to		
24		Miguel, re picking		admission		
25		up package at UPS CCO000034-36				
26						

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1	Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
2	110.	6/8/17 email from	FRE 1007	Defendants do not	Foundation;	Hammed
2		UPS to Uddin;	1100,	stipulate to	Authenticity;	
3	181	Uddin forward to		admission	Relevance; FRE 403;	
4	101	Kamran Sheikh			Hearsay	
5		CCO000027		TPD stipulate to admission		
		Photos of ADSI	Stipulation	admission	Foundation;	
6		facility in Fremont	z up wawen		Authenticity;	
7	182	(marked for			Relevance; FRE 403;	
		identification only)			Hearsay	
8		A	EDE 1007	D.C. 1 . 1	F 1.4	
9		American Express Records	FRE 1007	Defendants do not stipulate to	Foundation; Authenticity;	
		CISCO00009022-		admission	Relevance; FRE 403;	
10	183	775		udinission	Hearsay	
11				TPD stipulate to	•	
				admission		
12		Subpoena	FRE 1007	Defendants do not	Foundation;	
13		production from Link US		stipulate to admission	Authenticity; FRE 403; Hearsay	
	184	CISCO00003873-		adillission	403, Hearsay	
14		939		TPD stipulate to		
15				admission		
		Risk scoring of Link		Defendants do not	Foundation;	
16		US products	Williams	stipulate to	Authenticity; FRE	
17	185	CISCO00008026		admission	403; Hearsay;	
				TPD stipulate to	Speculation	
18				admission		
19		11/28/17 email from	Nabia Uddin	Defendants do not	Foundation;	
		Uddin to Colosi;		stipulate to	Authenticity; FRE	
20	186	Subject: Cisco counterfeit		admission	403; Hearsay	
21		CISCO00002139		TPD stipulate to		
22				admission		
		12/8/17 email from	Nabia Uddin	Defendants do not	Foundation;	
23		Colosi to Uddin;		stipulate to	Authenticity; FRE	
24	187	Subject: Cisco counterfeit		admission	403; Hearsay	
		CISCO00002140		TPD stipulate to		
25		213 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3		admission		
26						

1	Ex.	Description	Sponsoring	Stipulation to	Objection	Date
2	No.		Witness	Admit		Admitted
2		Test purchase report	Kenny Carter	Defendants do not	Foundation;	
3		by Fusion 85 of		stipulate to	Authenticity; FRE	
	188	purchase from The Network Hardware		admission	403; Hearsay	
4		CISCO00004332-		TPD stipulate to		
5		38		admission		
		Test purchase of	Kenny Carter	Defendants do not	Foundation;	
6		Cisco license by	j	stipulate to	Authenticity; FRE	
7		Mason Investigatory		admission	403; Hearsay	
	189	Group from The				
8	10)	Network Hardware,		TPD stipulate to		
9		February 2018 CISCO00006524-		admission		
		37				
10		Defendants		N/A	Foundation;	
11		ADSIanswer to		1 1/1 1	Authenticity; FRE	
11		Second Amended			403; Hearsay	
12	190	Complaint (marked				
13		for identification	N/A			
13		only)	(Identification			
14		CONFIDENTIAL	Only)	Defendants do not	Foundation;	
15		Risk Score Results		stipulate to	Authenticity; FRE	
13	101	ADSI Link US		admission	403; Hearsay;	
16	191	Sales Data (4.15.20)			Speculation	
17			Charles	TPD stipulate to		
1/		T	Williams	admission	D	
18		List of Defendant		Defendants do not	Foundation;	
10		Sales that were Analyzed 04-16-		stipulate to admission	Authenticity; FRE 403; Hearsay	
19	192	2020		admission	403, Hearsay	
20		CONFIDENTIAL	Charles	TPD stipulate to		
21			Williams	admission		
21		Vodanet 2020-04-		Defendants do not	Foundation;	
22		16		stipulate to	Authenticity; FRE	
22	193	CONFIDENTIAL		admission	403; Hearsay	
23			Charles	TPD stipulate to		
24			Williams	admission		
25		Combined Risk		Defendants do not	Foundation;	
		Score Results for		stipulate to	Authenticity; FRE	
26	194	Expert (4.15.20)		admission	403; Hearsay;	
27			Charles	TPD stipulate to	Speculation	
-			Williams	admission		
28				***************************************		

1	Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
3	195	Cisco GLPs		Defendants do not stipulate to admission	Foundation; Authenticity; FRE 403; Hearsay	
5			Charles Williams	TPD stipulate to admission		
6 7	196	PIDS for product families 041620		Defendants do not stipulate to admission	Foundation; Authenticity; FRE 403; Hearsay	
8			Charles Williams	TPD stipulate to admission		
9 10 11	197	Spreadsheet from ADSI invoices CONFIDENTIAL		Defendants do not stipulate to admission	Foundation; Authenticity; FRE 403; Hearsay	
12			Charles Williams	TPD stipulate to admission		
13 14	198	2019 Broker Analysis 2020-04- 13	Charles Williams	Defendants do not stipulate to admission	Foundation; Authenticity; FRE 403; Hearsay	
15				TPD stipulate to admission		
16 17	199	Products ADSI sold to VTA	Sam Gupta	Defendants do not stipulate to admission	Foundation; Authenticity; FRE 403; Hearsay	
18 19				TPD stipulate to admission		
20 21	200	2020.04.17 Regan Report (Cisco v ADSI Defendants)	Greg Regan	N/A (identification only)	Foundation; Authenticity; FRE 403; Hearsay	
22		(marked for identification only)	Don Lovy	N/A (identification	Foundation	
23 24	201	Levy Report 2020 04 17 2230 sig.pdf (marked for	Dan Levy	N/A (identification only)	Foundation; Authenticity; FRE 403; Hearsay	
25		identification only) Memorandum on Risk Analysis	Charles Williams	N/A (identification only)	Foundation; Authenticity; FRE	
26 27 28	202	History and Evolution - 2020- 04-14 (marked for identification only)			403; Hearsay; Speculation	

1	Ex.	Description	Sponsoring	Stipulation to	Objection	Date
	No.		Witness	Admit		Admitted
2		Risk Scoring for	Charles	Defendants do not	Foundation;	
3		Secondary Market	Williams	stipulate to	Authenticity; FRE	
3	203	product		admission	403; Hearsay;	
4	203				Speculation	
				TPD stipulate to		
5				admission		
6		USDA ARS	FRE 1007	Defendants do not	Foundation;	
U		Declaration 2020-		stipulate to	Authenticity; FRE	
7	204	04-02		admission	403; Hearsay	
		CISCO00008660-				
8		64		TPD stipulate to		
9		- · · · -	27/1	admission		
9	205	Deposition Excerpts		N/A (identification	FRE 403; Hearsay	
10	205	of Richard Love	(identification	only)		
		D '' E '	only)		EDE 402 II	
11	206	Deposition Excerpts of Jesse			FRE 403; Hearsay	
12	200		(identification			
14		MacDougall Deposition Excerpts	only) N/A		FRE 403; Hearsay	
13	207	of Sefanit Tesfaye	(identification		TRE 403, Hearsay	
	207	of Schaint Testaye	only)			
14		Deposition Excerpts			FRE 403; Hearsay	
15	208	of Marc Parker	(identification		1 KL 403, Hearsay	
13	200	of where I arker	only)			
16		Deposition Excerpts			FRE 403; Hearsay	
	209	of Paul Riccobene	(identification		1112 100, 11001000	
17			only)			
18		Deposition Excerpts			FRE 403; Hearsay	
10	210	of Anita Smith	(identification			
19			only)			
•		Cisco demonstrative	Charles		Foundation;	
20	211	(marked for	Williams		Authenticity; FRE	
21		identification only)			403; Hearsay	
		Deposition Excerpts			Def.: FRE 403; Rule	
22		of Farhaad Sheikh	(identification		of Completeness	
22			only)			
23					TPD object that this	
24	212				document is not	
	212				properly treated as	
25					an exhibit, though do not object to its	
26					contents being read	
40					to the jury as	
27					evidence.	
28						

1	Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
2	110.	Deposition Excerpts		Aumi	Def.: FRE 403; Rule	Aummteu
3		of Kamran Sheikh	(identification		of Completeness	
4			only)		TPD object that this	
_					document is not	
5	213				properly treated as	
6					an exhibit, though do	
					not object to its	
7					contents being read	
					to the jury as evidence.	
8		Deposition Excerpts	N/A		Def.: FRE 403; Rule	
9		of Shahid Sheikh	(identification		of Completeness	
10		(9/10/19)	only)		•	
10					TPD object that this	
11					document is not	
	214				properly treated as	
12					an exhibit, though do	
13					not object to its	
13					contents being read	
14					to the jury as evidence.	
		Deposition Excerpts	N/A		Def.: FRE 403; Rule	
15		of Shahid Sheikh	(identification		of Completeness	
16		(2/28/20)	only)		•	
17					TPD object that this	
1/					document is not	
18	215				properly treated as	
					an exhibit, though do	
19					not object to its	
20					contents being read	
20					to the jury as evidence.	
21					evidence.	

SIDEMAN & BANCROFT LLP ONE EMBARCADERO CENTER, 22ND FLOOR SAN FRANCISCO, CALIFORNIA 94111-3711

DEFENDANTS' AND THIRD PARTY PLAINTIFF'S JOINT EXHIBITS II.

2	Ex.	Description	Sponsoring	Stipulation to	Objection	Date
3	No. 300	Deposition transcript	Witness Nabia Uddin	Admit Plaintiffs and TPD	This document is	Admitted
4	300	excerpts and	rabia eddiii	object to this exhibit		
4		corresponding video		as overbroad	treated as an	
5		from the deposition of			exhibit	
6		Nabia Uddin taken on March 6, 2020.			TPD: Join, subject to MILs	
		Waten 0, 2020.			and objections to	
7					individual	
8					designations.	
					TPD: This document is not	
9					properly treated	
10					as an exhibit	
11						
	301	Secretary of State website filing of	FRE 1007; Nabia Uddin	Plaintiffs and TPD stipulate to		
12		Statement of	Nadia Oddiii	admissibility		
13		Information Uddin		admissiomiy		
1.4		Networks LLC [Exhibit]				
14		1 to the				
15		Deposition of Nabia Uddin]				
16	302	Secretary of State	FRE 1007;	Plaintiffs and TPD		
		website filing of	Nabia Uddin	stipulate to		
17		Resignation of Agent		admissibility		
18		for Service of Process Uddin				
		Networks LLC				
19		[Exhibit 2 to the				
20		Deposition of				
21	303	Nabia Uddin]	EDE 1007.	Dlaintiffs and TDD		
	303	Secretary of State website filing of	FRE 1007; Nabia Uddin	Plaintiffs and TPD stipulate to		
22		Articles of Organization	1,4014 Oddiii	admissibility		
23		of Uddin				
		Networks LLC [Exhibit				
24		3 to the Deposition of Nabia				
25		Uddin]				

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1	Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
2	304	Letter from U.S.	FRE 1007;	Plaintiffs and TPD		Hummed
2		Customs and	Nabia Uddin	stipulate to		
3		Border Protection to		admissibility		
4		Cisco				
_		Technology, Inc., Bates				
5		No.				
6		CISCO00002263 [Exhibit 4 to the				
		Deposition of Nabia				
7		Uddin]				
8	305	Electronic Journal	FRE 1007;	Plaintiffs stipulate to	TPD: The	
		Viewer and	Nabia Uddin	admissibility; TPD	proffered exhibit	
9		Mailbox Service		objects, foundation,	appears to	
10		Agreement-The		authenticity	contain multiple	
		UPS Store, Bates No. CISCO00003693-3702			documents, the author of each	
11		[Exhibit 5			document is not	
12		to the Deposition of			clear	
		Nabia Uddin]				
13	306	Email from Nabia	FRE 1007;	Plaintiffs and TPD		
14		Uddin to Tarun	Nabia Uddin	stipulate to		
		Raisoni, Bates No.		admissibility		
15		RAHI013857 [Exhibit 6 to the				
16		Deposition of				
		Nabia Uddin]				
17	307	Email from Nabia	FRE 1007;	Plaintiffs and TPD		
18		Uddin to Peter	Nabia Uddin	stipulate to		
10		Colosi, Bates No.		admissibility		
19		CISCO00002140				
20		[Exhibit 7 to the Deposition of				
		Nabia Uddin]				
21	308	Letter from Sideman	FRE 1007;	Plaintiffs and TPD		
22		Bancroft to	Nabia Uddin	stipulate to		
		Uddin Networks LLC		admissibility		
23		re: Seizure of				
24		Counterfeit "Cisco" Products				
		[Exhibit 8 to the				
25		Deposition of				
26		Nabia Uddin]				
27						

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1	Ex.	Description	Sponsoring	Stipulation to	Objection	Date
2	No.		Witness	Admit	71 1 100 11	Admitted
	309	Deposition transcript	N/A	Plaintiffs and TPD	Plaintiffs object that this	
3		excerpts and corresponding video		do not stipulate to admissibility	document is not	
4		from the deposition of		admissionity	properly treated	
		Shahid Sheikh taken on			as an exhibit,	
5		September 10, 2019.			and any	
6					testimony by	
					Shahid Sheikh should be	
7					prohibited (see	
8					Cisco's motions	
					in limine #1)	
9					TDD I	
10					TPD: Join, subject to MILs	
					and objections to	
11					individual	
12					designations.	
13					TPD: This	
13					document is not	
14					properly treated as an exhibit.	
15	310	Exhibit D to the	Mike Minhas,	Plaintiffs and TPD	us un camon.	
		Declaration of	Nabia Uddin	stipulate to		
16		Andrew Parkhurst in		admissibility		
17		Support of				
		Opposition to MSJ (emails between Cisco,				
18		Minhas, and Uddin;				
19		documents produced by				
		Plaintiff, Bates Nos.				
20		CISCO00004282-4286				
21		and CISCO00007498-7499)				
	311	Exhibit E to the	N/A	Plaintiffs stipulate to	TPD: This	
22		Declaration of	- V	admissibility	document is not	
23		Andrew Parkhurst in		•	properly treated	
		Support of		TPD stipulate to	as an exhibit.	
24		Opposition to MSJ		authenticity	Defendants have	
25		(ADSI Inc.'s RFPD, Set One, to Rahi			not designated portions of this	
20		Systems,			document as	
26		Inc.)			required by the	
27					PTO.	

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1	Ex.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date
2	No. 312	Exhibit F to the	N/A	Plaintiffs stipulate to	TPD: This	Admitted
	312	Declaration of	N/A	admissibility	document is not	
3		Andrew Parkhurst in		admissionity	properly treated	
4		Support of		TPD stipulate to	as an exhibit.	
7		Opposition to MSJ		authenticity	Defendants have	
5		(Rahi Systems,		,	not designated	
		Inc.'s Responses to			portions of this	
6		ADSI Inc.'s			document as	
7		RFPD, Set One)			required by the	
	212	T 1 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	X 1 . X . 1	D1 1 100 1 1 11 1 1 1 1 1 1 1 1 1 1 1 1	PTO.	
8	313	Exhibit I to the	Nabia Uddin	Plaintiffs and TPD	Cisco: Objection	
9		Declaration of Andrew Parkhurst in		stipulate to	regarding	
		Support of		authenticity	relevancy; TPD: FRE 401,	
10		Opposition to MSJ			403, subject to	
11		(Proof of			MILs	
11		Service for Civil Case				
12		Cover Sheet,				
10		Summons and				
13		Complaint served on				
14		Nabia Uddin in the State				
		Court				
15		Action on November 13, 2017				
16	314	Withdrawn (Duplicate)		Plaintiffs stipulate to		
17				admissibility		
1/	315	Exhibit 21 to the	Tarun Raisoni;	Plaintiffs and TPD	Cisco: Objection	
18		Declaration of	Mike Minhas	stipulate to	regarding	
10		Kathleen Friend in		authenticity	relevancy	
19		Support of MSJ (emails between			TPD: FRE 401,	
20		Minhas, Raisoni, Bates			403	
		No. ADSI 1519-1520			102	
21	316	Exhibit 22 to the	Nabia Uddin;	Plaintiffs and TPD		
22		Declaration of	Peter Colosi	stipulate to		
		Kathleen Friend in		admissibility		
23		Support of MSJ				
24		(Letter dated August 11,				
44		2016 produced by				
25		ADSI, Bates No. ADSI 1522-1525				
26						

1	Ex.	Description	Sponsoring	Stipulation to	Objection	Date
2	No. 317	Exhibit 23 to the	Witness Tarun Raisoni;	Admit Plaintiffs and TPD	Cisco: Objection	Admitted
2	317	Declaration of	Mike Minhas	stipulate to	regarding	
3		Kathleen Friend in		authenticity	relevancy	
4		Support of MSJ			TEDD EDE 101	
5		(Email produced by ADSI, Bates			TPD: FRE 401, 403	
		No. ADSI 01521, 1534-			403	
6		1537)				
7	318	Exhibit 24 to the	Norman	Plaintiffs and TPD	Cisco: Objection	
0		Declaration of Kathleen Friend in	Karamat; Roya Sadaghiani;	stipulate to authenticity	regarding relevancy	
8		Support of MSJ	Mike Minhas	aumenucity	relevancy	
9		(email produced by			TPD: FRE 401,	
10		ADSI, Bates			403	
	319	No. ADSI 1526-27 Exhibit 25 to the	Mike Minhas	Plaintiffs stipulate to	TDD: EDE 401	
11	319	Declaration of	Wirke Willings	admissibility	403	
12		Kathleen Friend in				
13		Support of MSJ		TPD: stipulated to		
13		(California Secretary of State		authenticity		
14		documents for Pure				
15		Future				
		Technology, Inc.,				
16		produced by ADSI, Bates No. ADSI				
17		1528-30)				
18	320	Exhibit 26 to the	Nabia Uddin	Plaintiffs and TPD		
		Declaration of		stipulate to		
19		Kathleen Friend in Support of MSJ		admissibility		
20		(California Secretary of				
21		State Documents for				
		Uddin Networks LLC produced by ADSI				
22		Bates No. ADSI 1531-				
23		33)				
24	321	Exhibit 27 to the	Norman	Plaintiffs stipulate to		
4 4		Declaration of Kathleen Friend in	Karamat	admissibility	403, foundation	
25		Support of MSJ				
26		(Invoices produced by				
		ADSI Bates No. ADSI				
27		1538-1551)				

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1	Ex.	Description	Sponsoring	Stipulation to	Objection	Date
2	No.	T 131 20 4 4	Witness	Admit	TEDE 401	Admitted
	322	Exhibit 28 to the Declaration of	Tarun Raisoni;	Plaintiffs stipulate to	TPD: FRE 401, 403	
3		Kathleen Friend in	Nabia Uddin	admissibility	403	
4		Support of MSJ		TPD: stipulate to		
4		(Email produced by		authenticity		
5		ADSI, Bates No. ADSI		untilefficient		
		1552)				
6	323	Exhibit 31 to the	Mike Minhas;	Plaintiffs stipulate to	TPD: FRE 401,	
7		Declaration of	Tarun Raisoni	admissibility	403	
′		Kathleen Friend in		-		
8		Support of MSJ		TPD: stipulate to		
		(Minhas Agreement		authenticity		
9		with Rahi Systems;				
10		Bates No.				
10		Rahi00001-2				
11	324	Exhibit 32 to the	Mike Minhas;	Plaintiffs stipulate to	·	
10		Declaration of	Tarun Raisoni	admissibility	403	
12		Kathleen Friend in		TDD: atimulate to		
13		Support of MSJ		TPD: stipulate to		
10	325	(Bates No. Rahi000023 Exhibit 33 to the	Mike Minhas;	authenticity Plaintiffs and TPD	Ciana Objection	
14	323	Declaration of	Tarun Raisoni	stipulate to	Cisco: Objection regarding	
15		Kathleen Friend in	Tarun Kaisom	authenticity	relevancy	
15		Support of MSJ		aumenticity	relevancy	
16		(Bates No.			TPD: FRE 401,	
		Rahi000108-111 and			403	
17		282-283)			.00	
18	326	Exhibit 34 to the	Mike Minhas;	Plaintiffs and TPD	Cisco: Objection	
10		Declaration of	Tarun Raisoni	stipulate to	regarding	
19		Kathleen Friend in		authenticity	relevancy	
		Support of MSJ				
20		(Bates No.			TPD: FRE 401,	
21		Rahi00001271-1279)			403	
21	327	Exhibit 35 to the	Mike Minhas;	Plaintiffs and TPD	Cisco: Objection	
22		Declaration of	Tarun Raisoni;	stipulate to	regarding	
22		Kathleen Friend in	Norman	authenticity	relevancy	
23		Support of MSJ	Karamat;		TDD, EDE 401	
24		(Bates No. Rahi0001280-1281)	Karoline		TPD: FRE 401, 403	
_		Kalliuuu1280-1281)	Banzon		403	
25						

1	Ex.	Description	Sponsoring	Stipulation to	Objection	Date
	No.		Witness	Admit		Admitted
2	328	Expert Report of Russell	Russell	Plaintiffs and TPD	Cisco:	
3		Mangum	Mangum	do not stipulate to	Objection.	
				authenticity	Expert report	
4					should not be	
					admitted. This	
5					should be for	
					identification	
6					only.	
7					TPD: Join	
8	329	Expert Rebuttal Report	Russell	Plaintiffs and TPD	Cisco:	
		of Russell	Mangum	do not stipulate to	Objection.	
9		Mangum		authenticity	Expert report	
		8			should not be	
10					admitted. This	
11					should be for	
11					identification	
12					only.	
13					TPD: Join	
	330	CISCO00000758-763	Kenny Carter;	Plaintiffs and TPD	Cisco: Objection	
14	330	CISCO0000736-703	Cisco	stipulate to	regarding	
4-			Custodian of	authenticity	relevancy	
15			Records	aumenticity	Televancy	
16			Records		TPD: Join	
10	331	CISCO00000767-772	Kenny Carter;	Plaintiffs and TPD	Cisco: Objection	
17	331	CISCO0000107-772	Cisco	stipulate to	regarding	
			Custodian of	authenticity	relevancy	
18			Records	addiction	relevancy	
19			Records		TPD Join	
19	332	Cisco 2019 Annual	FRE 1007;	Plaintiffs and TPD	Cisco: Objection	
20	332	Report	Russell	do not stipulate to	regarding	
		r	Mangum, Cisco	-	relevancy, as	
21			Custodian of	- · · J	whole document	
22			Records		is being offered	
22					into evidence	
23					TPD: Join	
	333	Cisco ESR Reports	Kenny Carter;	Plaintiffs and TPD		
24		CISCO00003765-3769	Cisco	stipulate to		
25			Custodian of	admissibility		
25			Records			
26	334	Cisco ESR Reports	Kenny Carter;	Plaintiffs and TPD		
		CISCO00003960-3961	Cisco	stipulate to		
27			Custodian of	admissibility		
20			Records			
28						

1	Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
2	335	Cisco ESR Reports	Kenny Carter;	Plaintiffs and TPD		Transition
3		CISCO00008678-8679	Cisco Custodian of	stipulate to admissibility		
4			Records			
5	336	Cisco ESR Reports CISCO00008704-8725	Kenny Carter; Cisco	Plaintiffs and TPD stipulate to		
6			Custodian of Records	admissibility		
7	337	Cisco ESR Reports CISCO00009776-9780	Kenny Carter; Cisco	Plaintiffs and TPD stipulate to		
8			Custodian of Records	admissibility		
9	338	Cisco ESR Reports	Kenny Carter;	Plaintiffs and TPD		
10		CISCO00009781-9785	Cisco Custodian of	stipulate to admissibility		
11			Records			
11	339	Cisco ESR Reports	Kenny Carter;	Plaintiffs and TPD		
12		CISCO00009788-9790	Cisco	stipulate to		
13			Custodian of Records	admissibility		
14	340	CISCO00007496-7503; Communications	Mike Minhas, Nabia Uddin	Plaintiffs and TPD stipulate to		
15		between Cisco and Minhas, Uddin		admissibility		
16		,		1		1

17 III. THIRD PARTY DEFENDANTS' EXHIBITS

10	Ex.	Description	Sponsoring	Stipulation	Objection	Date
18	No.	1	Witness	to Admit	3	Admitted
19	800	USCB Seizure Notices	Kenny Carter;	Plaintiffs	Foundation;	
		(CISCO 000000729,	Davis v. HSBC	stipulate to	Authenticity;	
20		CISCO 00002098-2108,	Bank Nevada,	admissibility	Relevance; FRE	
21		CISCO00002147,CISCO	N.A., 691 F.3d 1152, 1160 (9th		403; Hearsay;	
21		00002166-70,	Cir. 2012)	Defendants	Improper Character	
22		CISCO00004316-4323,	CH. 2012)	do not	Evidence;	
		CISC00005026,		stipulate to	Speculation	
23		CISCO00006752-6753,		admission		
		CISCO0006761)				
24	801	2/7/18 ADSI Statement of		Plaintiffs	Foundation;	
25		Information	Bank Nevada,	stipulate to	Authenticity;	
23			<u>N.A.</u> , 691 F.3d	admissibility	Hearsay;	
26			1152, 1160 (9th			
			Cir. 2012); FRE	Defendants		
27			1007	do not		
20				stipulate to		
28				admission		

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1	Ex.	Description	Sponsoring	Stipulation	Objection	Date
	No.	_	Witness	to Admit		Admitted
2	802	12/5/18 K&F Associates	Davis v. HSBC	Plaintiffs	Foundation;	
3		Statement of Information	Bank Nevada,	stipulate to	Authenticity;	
			<u>N.A.</u> , 691 F.3d	admissibility	Hearsay	
4			1152, 1160 (9th			
_			Cir. 2012); FRE	Defendants		
5			1007	do not		
6				stipulate to		
"	000		D : Hand	admission		
7	803	PureFutureTech, LLC	Davis v. HSBC	Plaintiffs	Foundation;	
		Secretary of State	Bank Nevada,	stipulate to	Authenticity;	
8		Documents (2/20/18 Statement of Information	N.A., 691 F.3d	admissibility	Hearsay	
9		and 12/19/17 Articles of	1152, 1160 (9th Cir. 2012); FRE	Defendants		
		Organization)	1007	do not		
10		Organization)	1007	stipulate to		
				admission		
11	804	Documents Produced by	FRE 902(11),	Plaintiffs	Foundation;	
12		Portland Oregon UPS	1007, Theresa	stipulate to	Authenticity;	
		Store pursuant to subpoena	, , , , , , , , , , , , , , , , , , ,	admissibility	Hearsay	
13		1	HSBC Bank	,	•	
14			Nevada, N.A.,	Defendants		
14			691 F.3d 1152,	do not		
15			1160 (9th Cir.	stipulate to		
			2012)	admission		
16	805	Declaration of Custodian	FRE 902(11),	Plaintiffs	Foundation;	
17		of Records for UPS Store	1007	stipulate to	Authenticity;	
1/		Center 1819 SW 5th Ave.,		admissibility		
18		Portland OR 97201		D.C. 1.		
				Defendants		
19				do not stipulate to		
20				admission		
_	806	1/16/18 Email re: Mail	FRE 1007; Davis		Foundation;	
21	000	Box Agreement and Reno	v. HSBC Bank	stipulate to	Authenticity;	
22		Mailbox Rental documents		admissibility	Hearsay	
22		(LITTLE 00001-6)	691 F.3d 1152,	,	•	
23			1160 (9th Cir.	Defendants		
			2012); <u>John Paul</u>	do not		
24			Mitchell Sys. v.	stipulate to		
25			Quality King	admission		
			Distributors, Inc.,			
26			106 F. Supp. 2d			
<u>, </u>			462, 472			
27			(S.D.N.Y. 2000)			
•						

Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
807	California Secretary of	Davis v. HSBC	Plaintiffs	Foundation;	Aumitte
007	State Documents for Pure	Bank Nevada,	stipulate to	Authenticity;	
	Future Technology, Inc.	N.A., 691 F.3d	admissibility	Hearsay	
	r deare reemiology, me.	1152, 1160 (9th	admissionity	Tieursuy	
		Cir. 2012); <u>John</u>	Defendants		
		Paul Mitchell	do not		
		Sys. v. Quality	stipulate to		
		King	admission		
		Distributors, Inc.,	udinission		
		106 F. Supp. 2d			
		462, 472			
		(S.D.N.Y. 2000);			
		Mike Minhas			
		Wirke Willias			
808	California Secretary of	Davis v. HSBC	Plaintiffs	Foundation;	
	State Documents for	Bank Nevada,	stipulate to	Authenticity;	
	Uddin Networks, LLC	N.A., 691 F.3d	admissibility	Hearsay	
	,	1152, 1160 (9th	Ĵ	•	
		Cir. 2012); John	Defendants		
		Paul Mitchell	do not		
		Sys. v. Quality	stipulate to		
		King	admission		
		Distributors, Inc.,			
		106 F. Supp. 2d			
		462, 472			
		(S.D.N.Y. 2000);			
		Nabia Uddin			
809	Hong Kong Sellsi Invoice	FRE 1007; Nabia	Plaintiffs	Foundation;	
		Uddin; <u>Davis v.</u>	stipulate to	Authenticity;	
		HSBC Bank	admissibility	•	
		Nevada, N.A.,		403; Hearsay;	
		691 F.3d 1152,	Defendants	, , , , , , , , , , , , , , , , , , ,	
		1160 (9th Cir.	do not		
		2012); <u>John Paul</u>	stipulate to		
		Mitchell Sys. v.	admission		
		Quality King			
		Distributors, Inc.,			
		106 F. Supp. 2d			
		462, 472			
		(S.D.N.Y. 2000)			
		(= 1 = 1 = 1 = 1 = 0 = 0)			

Store Mailbox Service History Report FRE 902, 1007 Plaintiffs stipulate to admissibility Hearsay	1	Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
Store Mailbox Service History Report Store Mailbox Service History Report Store Mailbox Service History Report Defendants do not stipulate to admission Plaintiffs stipulate to admissibility Hearsay Plaintiffs Store Documents Store Documents Warm Springs Blvd. UPS Store Documents Store Documents Store Documents Store Documents Store Electronic Journal Viewer PRE 902, 1007 John Paul Mitchell Sys. v. Quality King Distributors, Inc., 106 F. Supp. 2d 462, 472 Store Electronic Journal Viewer Store Mailbox Rental Documents Store	2		Warm Springs Blvd, UPS			Foundation:	Aumitteu
Section Sect	3	010	Store Mailbox Service	77.25 502, 1007	stipulate to	Authenticity;	
Section Stipulate to admission Stipulate to admission Store Unified Package Management Store Documents Store Documents Store Documents Store Unified Package Management Store Unified Package Store Unified Package Management Store Unified Pa	4				D-f1		
811 Warm Springs Blvd. UPS Store Unified Package Management 812 Warm Springs Blvd. UPS Store Documents 813 Warm Springs Blvd. UPS Store Documents 814 Warm Springs Blvd. UPS Store Electronic Journal Viewer 815 Warm Springs Blvd. UPS Store Electronic Store	5						
8 11 Warm Springs Blvd. UPS Store Unified Package Management 8 12 Warm Springs Blvd. UPS Store Documents 8 12 Warm Springs Blvd. UPS Store Documents 10 11							
Store Unified Package Management stipulate to admissibility Hearsay 812 Warm Springs Blvd. UPS Store Documents 812 Warm Springs Blvd. UPS John Paul Mitchell Sys. v. Quality King Distributors, Inc. 106 F. Supp. 2d 462, 472 (S.D.N.Y. 2000) 813 Warm Spring Blvd. UPS Store Electronic Journal Viewer 814 Warm Springs Blvd. UPS Store Mailbox Rental Documents 815 Defendants do not stipulate to admission 816 PRE 902, 1007 Plaintiffs sipulate to admission 817 Defendants do not stipulate to admissibility Hearsay 818 Defendants do not stipulate to admissibility Hearsay 819 Defendants do not stipulate to admissibility Hearsay 810 Defendants do not stipulate to admissibility Hearsay 811 Defendants do not stipulate to admissibility Hearsay 812 Defendants do not stipulate to admissibility Hearsay 813 Defendants do not stipulate to admissibility Hearsay 814 Warm Springs Blvd. UPS Store Mailbox Rental Documents 815 Defendants do not stipulate to admissibility Hearsay 816 Defendants do not stipulate to admissibility Hearsay 817 Defendants do not stipulate to admissibility Hearsay 818 Defendants do not stipulate to admissibility Hearsay	6				1		
Management Management Management Management Defendants do not stipulate to admission Plaintiffs stipulate to admissibility Mitchell Sys. v. Quality King Distributors, Inc., 106 F. Supp. 2d 462, 472 (S.D.N.Y. 2000) Rational Warm Spring Blvd. UPS Store Electronic Journal Viewer Rational Warm Springs Blvd. UPS Store Mailbox Rental Documents Management Defendants do not stipulate to admissibility Defendants do not stipulate to admissibility Plaintiffs stipulate to admissibility Authenticity; Hearsay Defendants do not stipulate to admission Plaintiffs stipulate to admission Defendants do not stipulate to admission Plaintiffs stipulate to admission Defendants do not stipulate to admissibility Hearsay	7	811		FRE 902, 1007		· ·	
Defendants do not stipulate to admission 812 Warm Springs Blvd. UPS Store Documents 812 Store Documents 813 Warm Spring Blvd. UPS Store Lectronic Journal Viewer 814 Warm Spring Blvd. UPS Store Electronic Journal Viewer 815 Poundation; Authenticity; Hearsay Defendants do not stipulate to admission Plaintiffs stipulate to admission Defendants do not stipulate to admission Plaintiffs stipulate to admission Plaintiffs stipulate to admission Poundation; Authenticity; Hearsay Defendants do not stipulate to admission Plaintiffs stipulate to admission Plaintiffs stipulate to admission Poundation; Authenticity; Hearsay Defendants do not stipulate to admission Plaintiffs stipulate to admission			1		-	•	
11 812 Warm Springs Blvd. UPS Store Documents Store Documents Store Documents Store Documents Store Documents Store Documents John Paul Mitchell Sys. v. Quality King Distributors, Inc., 106 F. Supp. 2d 462, 472 (S.D.N.Y. 2000) Store Electronic Journal Viewer Store Electronic Journal Viewer Store Mailbox Rental Documents Store Mailbox Rental Documents Documents Store Mailbox Rental Documents Store Mailbox Rental Documents Documents Documents Documents Documents Store Mailbox Rental Documents Docu	8		Management		admissibility	Hearsay	
Store Documents Store Docu	9				Defendants		
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13	14		Store Documents			•	
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21 814 Warm Springs Blvd. UPS Store Mailbox Rental Documents Plaintiffs Stipulate to Authenticity; Hearsay Mitchell Sys. v. Quality King Distributors, Inc., 106 F. Supp. 2d do not 462, 472 stipulate to 462, 472 stipulate to 5106 F. Supp. 2d do not 5106 F. Supp. 2d do	20						
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24 do not 462, 472 stipulate to (S.D.N.Y. 2000) admission					Dofordor		
24 462, 472 stipulate to (S.D.N.Y. 2000) admission	23						
(SDNY 2000) admission	24						
	25			(S.D.N.Y. 2000)	-		

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1	Ex. No.	Description	Sponsoring Witness	Stipulation to Admit	Objection	Date Admitted
2	815	Uddin Networks Secretary	Nabia Uddin;	Plaintiffs	Foundation;	Aumitteu
3	010	of State Documents	FRE 1007	stipulate to	Authenticity;	
3				admissibility	Hearsay	
4						
5				Defendants do not		
3				stipulate to		
6				admission		
7	816	Washington Blvd. UPS	FRE 902(11),	Plaintiffs	Foundation;	
'		Rental Documents	1007; <u>John Paul</u>	stipulate to	Authenticity;	
8			Mitchell Sys. v.	admissibility	Hearsay	
9			Quality King Distributors, Inc.,	Defendants		
			106 F. Supp. 2d	do not		
10			462, 472	stipulate to		
11			(S.D.N.Y. 2000)	admission		
	817	Washington Blvd. UPS	FRE 902(11),	Plaintiffs	Foundation;	
12		Custodian of Records	1007	stipulate to	Authenticity;	
13		Declaration		admissibility		
				Defendants		
14				do not		
15				stipulate to		
1.0	0.1.0			admission		
16	818	Uddin Correspondence with Sideman Office	Nabia Uddin	Plaintiffs	Foundation;	
17		with Sideman Office		stipulate to admissibility	Authenticity; Hearsay	
10				admissionity	Treatedy	
18				Defendants		
19				do not		
20				stipulate to admission		
20	819	ADSI Employee	FRE 1007, Nabia		Foundation;	
21	017	Handbook and Sales	Uddin, Mike	stipulate to	Authenticity;	
22		Department Memo	Minhas, Karolyn	admissibility	Relevance, FRE	
			Banzon, <u>Davis v.</u>	_	403; Hearsay	
23			HSBC Bank	Defendants		
24			Nevada, N.A., 691 F.3d 1152,	do not stipulate to		
			1160 (9th Cir.	admission		
25			2012)			
26						

1	Ex.	Description	Sponsoring	Stipulation	Objection	Date
1	No.	Description	Witness	to Admit	Objection	Admitted
2	820	Uddin Networks Secretary	Nabia Uddin;	Plaintiffs	Foundation;	Hammeted
2		of State Renewal Receipt	Davis v. HSBC	stipulate to	Authenticity;	
3			Bank Nevada,	admissibility	Hearsay	
4			<u>N.A.</u> , 691 F.3d			
_			1152, 1160 (9th	Defendants		
5			Cir. 2012)	do not		
6				stipulate to admission		
_	821	Uddin Networks Secretary	Nabia Uddin	Plaintiffs	Foundation;	
7	021	of State Reminder Notice	Tuota Caam	stipulate to	Authenticity;	
8		Postcard		admissibility	Hearsay	
				•	•	
9				Defendants		
10				do not		
				stipulate to		
11	822	9/15/17 Shahid Sheikh	Norman Karamat	admission Plaintiffs	Foundation;	
12	022	Email with Norman	Norman Karamat	stipulate to	Authenticity;	
12		Karamat re "Norman		admissibility	Relevance; FRE	
13		Commission Report"			403; Hearsay	
14		1		Defendants	•	
14				do not		
15				stipulate to		
16	922	C/0/17 E	NT-1-1- TT-1-11	admission	E 1-4:	
16	823	6/8/17 Email string from Uddin to Kamran Sheikh,	Nabia Uddin; Davis v. HSBC	Plaintiffs stipulate to	Foundation; Authenticity;	
17		Theresa Lau forwarding	Bank Nevada,	admissibility	Hearsay	
10		Washington Blvd. UPS	N.A., 691 F.3d	adimosionity	Troursay	
18		Store email re: "Package	1152, 1160 (9th	Defendants		
19		Received"	Cir. 2012)	do not		
20				stipulate to		
20	024	0/0/17 0/0/17 E '1 G. '	NT 1' TT 11'	admission	T 1.0	
21	824	2/8/17-2/9/17 Email String Between Uddin, Shahid		Plaintiffs	Foundation; Authenticity;	
		Sheikh and "Sam" re	Davis v. HSBC Bank Nevada,	stipulate to admissibility	Relevance; FRE	
22		"attached Pictures from	N.A., 691 F.3d	admissionity	403; Hearsay	
23		Summer"	1152, 1160 (9th	Defendants	,	
			Cir. 2012)	do not		
24				stipulate to		
25				admission		
_~						

1	Ex.	Description	Sponsoring	Stipulation	Objection	Date
	No.	Description	Witness	to Admit	o sjection	Admitted
2	825	12/6/16 Email String	Nabia Uddin;	Plaintiffs	Foundation;	
3		Between Uddin and	Davis v. HSBC	stipulate to	Authenticity;	
		Kamran Sheikh re:	Bank Nevada,	admissibility	Relevance; FRE	
4		"Package Received"	N.A., 691 F.3d	Defendants	403; Hearsay	
5			1152, 1160 (9th Cir. 2012)	do not		
			CII. 2012)	stipulate to		
6				admission		
7	826	9/21/17 Email String re:	Nabia Uddin;	Plaintiffs	Foundation;	
- ′∥		"Cable Wholesale Check	Davis v. HSBC	stipulate to	Authenticity;	
8		Release"	Bank Nevada,	admissibility	Hearsay	
9			N.A., 691 F.3d	D.C. 1.		
-			1152, 1160 (9th Cir. 2012)	Defendants do not		
10			CII. 2012)	stipulate to		
11				admission		
11	827	7/22/16-7/26/16 Email	Nabia Uddin;	Plaintiffs	Foundation;	
12		String between Uddin,	Davis v. HSBC	stipulate to	Authenticity;	
12		Husain, Shahid Sheikh and		admissibility	Relevance; FRE	
13		Washington Blvd. UPS	N.A., 691 F.3d	D C 1	403; Hearsay	
14		Store re: "Package Received"	1152, 1160 (9th	Defendants do not		
		Received	Cir. 2012)	stipulate to		
15				admission		
16	828	Pick-up receipts for	FRE 902, 1007	Plaintiffs	Foundation;	
		Washington Blvd. UPS	Davis v. HSBC	stipulate to	Authenticity;	
17		Store	Bank Nevada,	admissibility	Hearsay	
18			N.A., 691 F.3d	D C 1		
40			1152, 1160 (9th	Defendants		
19			Cir. 2012)	do not stipulate to		
20				admission		
	829	March 30, 2018 email	Theresa Lau;	Plaintiffs	Foundation;	
21		string from	Davis v. HSBC	stipulate to	Authenticity;	
22		"nabia@adsii.com"	Bank Nevada,	admissibility	Relevance; FRE	
			N.A., 691 F.3d	D.C. 1	403; Hearsay	
23			1152, 1160 (9th	Defendants do not		
24			Cir. 2012)	stipulate to		
				admission		
25				201111001011		

EXHIBIT LIST

ONE EMBARCADERO CENTER, 22ND FLOOR SAN FRANCISCO, CALIFORNIA 94111-3711

BANCROFT

SIDEMAN

ATTESTATION CLAUSE

Pursuant to Civil Local Rule 5.1., I hereby attest that all counsel represented by conformed signatures above have concurred in the filing of this Exhibit List.

DATED: October 1, 2020 SIDEMAN & BANCROFT LLP

By: /s/ Richard J. Nelson
Richard J. Nelson
Attorneys for Plaintiffs
Cisco Systems, Inc. and Cisco Technology, Inc.

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